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# **PCT**

PATENT COOPERATION TREATY

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference PCA31166/HMY	FOR FURTHER ACTION  SeeNotificationofTransmittalofInternationalPreliminary Examination Report (Form PCT/IPEA/416)				
International application No. PCT/KR2003/002388	International filing date(day/month/year) 07 NOVEMBER 2003 (07.11.2003)		Priority date (day/month/year) 08 NOVEMBER 2002 (08.11.2002)		
International Patent Classification (IPC)  IPC7 A61K 9/107	or national classification and I	PC	·		
Applicant  HANMI PHARM. CO., LTD.	et al				
amended and are the basis 70.16 and Section 607 of	of 3 sheets, inc.  apanied by ANNEXES, i.e., sheets for this report and/or sheets of the Administrative Instructions	cluding this cover sets of the description		ich have been	
These annexes consist of a total ofsheets.  3. This report contains indications relating to the following items:					
I  Basis of the report  II  Priority  III  Non-establishment of opinion with regard to novelty, inventive step and industrial applicability  IV  Lack of unity of invention  V  Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement  VI  Certain documents cited  VII  Certain defects in the international application  VIII  Certain observations on the international application					
Date of submission of the demamd		Date of completion	n of this report		
07 JUNE 2004 (	(07.06.2004)	27 DECE	MBER 2004 (27.12.2004)		
Name and mailing address of the IP  Korean Intellectual Pro  920 Dunsan-dong, Seo- Republic of Korea  Facsimile No. 82-42-472-7140	perty Office	Authorized office Yoon, Kyur Telephone No. 8	ng Ae		

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International aplication No.
PCT/KR2003/002388

I.	Bas	sis of the report			
		h regard to the elements of the international application:*			
	x	7			
		the description:			
	L	, as originally filed			
		, filed with the defination			
	_	pages, filed with the letter of			
		the claims:  pages , as originally filed			
nages		as amended (together with any statment) under Article 19			
	_				
	L	the drawings:  pages , as originally filed			
		pages, filed with the demand			
	_	pages filed with the letter of			
	L	the sequence listing part of the description:  pages, as originally filed			
		pages, filed with the demand			
		pages, filed with the letter of			
	•	The state of the s			
<ol> <li>With regard to the language, all the elements marked above were available or furnished to this Authority in the language in which the international application was filed, unless otherwise indicated under this item.         These elements were available or furnished to this Authority in the following language</li></ol>					
	Ļ	contained in the international application in written form.			
1	L	filed together with the international application in computer readable form.			
	furnished subsequently to this Authority in written form.				
	furnished subsequently to this Authority in computer readable form				
		The statement that the subsequently furnished written sequence listing does not go beyond the disc losure in the international applicationas as filed has been furinshed.			
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.			
	<b>i</b> . [	The amendments have resulted in the cancellation of:			
	-	the description, pages			
		the claims, Nos.			
		the drawings, sheets			
5.	5. [	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box(Rule 70.2(c)).**			
	i	Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this opinion as "originally filed." and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).			
	**,	Any replacement sheet containing such amendments must be referred to under item I and annexed to this report.			

#### INTERNATIONAL PRELIMINARY EXAMINATION

International aplication No.

PCT/KR2003/002388

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
 citations and explanations supporting such statement

ı.	Statement			
	Novelty (N)	Claims	1-11	YES
		Claims	none	NO
	Inventive step (IS)	Claims	1-11	YES
	mychive stop (15)	Claims	none	NO
	Industrial applicability (IA)	Claims	1-11	YES
	moustain apparents (11 1)	Claims	none	N0

2. Citations and explanations (Rule 70.7)

The present invention relates a microemulsion concentrate comprising a water-insoluble anti-cold drug, a surfactant and an oil, which is prepared by a method comprising (a) dissolving the water-insoluble anti-cold drug in a co-surfactant to obtain a homogeneous drug solution; (b) adding the surfactant and the oil in the drug solution to obtain a microemulsion pre-concentrate; and (c) removing the co-surfactant from the preconcentrate.

The following documents have been considered for the purpose of this report:

D1 = US 4388307 A (14.06.1983)

D2 = US 6190646 B1 (20. 02. 2001)

D3 = WO 99-39700 A1 (12.08.1999)

1. Novelty and Inventive Step

D1 discloses a liquid pharmaceutical composition comprising a cyclosporin, a transesterification product of a hydrogenated vegetable oil triglyceride and a polyalkylene polyol, a vegetable oil and ethanol.

D2 discloses a microemulsion comprising a nitrogenous compounds, an alkyl phosphoric ester surfactant, a cosurfactant, a vegetable oil and a plasticizer.

D3 discloses a pharmaceutical composition in the form of solid nanoparticles, which comprises a mixture of a lipidic material and an amphiphilic material, a surfactant, a cosurfactant and a pharmaceutically active substances.

However, none of the documents D1-D3 disclose a microemulsion preconcentrate a water-insoluble anti-cold drug which is prepared by removing the co-surfactant (ethanol) from the preconcentrate. Moreover, the applicants have supplied data showing that the microemulsion concentrates according to the present invention exhibit higher dissolution rates and improved bioavailability of the drug compared to the comparative preparation (Figure 1 and 3). Accordingly, the present invention is not considered to be easily invented from the inventions disclosed in D1-D3 by a person skilled in the art. Therefore, the novelty and inventive step of the present invention can be acknowledged, and claims 1 to 11 meet the requirements of PCT Article 33(2) and 33(3).

2. Industrial Applicability Claims 1 to 11 appear to meet the requirement of PCT Article 33(4).